

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE TERRORIST ATTACKS ON SEPTEMBER 11, 2001

JOHN DOES 1 THROUGH 7,

Judgment Creditors,

v.

THE TALIBAN, AL-QAEDA,
and THE HAQQANI NETWORK,

Judgment Debtors,

and

THE FEDERAL RESERVE BANK OF
NEW YORK,

Garnishee.

Case No. 1:03-md-01570-GBD-SN

Misc Action No. 1:20-mc-00740-GBD

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the Notice of the Doe Creditors' Motion for Turnover of Assets from Garnishee Federal Reserve Bank of New York, DE 79, was provided to Da Afghanistan Bank via Twitter, in both Pashto and English, at the following Twitter account: @AFGCentralBank on March 31, 2022. *See* Exhibit A. Additionally, the following link containing the Memorandum of Law in Support of Doe Creditors' Motion for Turnover and accompanying exhibits, DE 80; the Declaration of John Thornton in Support of the Memorandum of Law, DE 81; and the Notice of Filing Expert Declaration with the accompanying Declaration, DE 82, was provided to Da Afghanistan Bank in the same communication:

<https://drive.google.com/drive/folders/1H6cwM9UA8WNfOMiD1UY9Iscnk8QJAU5l?usp=sharing>. The account @AFGCentralBank is the official twitter account for Da Afghanistan Bank.

Respectfully submitted,

do Campo & Thornton, P.A.
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s/ Orlando do Campo

Orlando do Campo
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on March 31, 2022, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF.

s/ Orlando do Campo

Orlando do Campo